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APR 26 2010

U. S. DISTRICT COURT  
EASTERN DISTRICT OF MISSOURI  
SAINT LOUIS, MO

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF MISSOURI  
EASTERN DIVISION

SIDNEY KEYS

(Enter above the full name of the Plaintiff[s]  
in this action.)

- vs -

PARKWAY SCHOOL  
DISTRICT

455 N. WOODS MILL RD.  
CHESTERFIELD MO  
63017

(Enter above the full name of ALL Defendant[s] in this action. Fed. R. Civ. P. 10(a) requires that the caption of the complaint include the names of **all** the parties. Merely listing one party and "et al." is insufficient. Please attach additional sheets if necessary.)

Case No. \_\_\_\_\_  
(To be assigned by Clerk  
of District Court)

June

COMPLAINT

- I. State the grounds for filing this case in Federal Court (include federal statutes and/or U.S. Constitutional provisions, if you know them):

Civil Rights Violation, Discrimination,  
Possibly Physical Assault AND Emotional  
Psychological Adverse Treatment.  
HOT LINING DIVISION OF FAMILY SERVICES  
FROM 2005-2008

II. Plaintiff, SIDNEY KEYS resides at

2253 ATRIUM #24, ST. LOUIS  
street address city county

MO, 63146, (314) 295-4296  
state zip code telephone number

(if more than one plaintiff, provide the same information for each plaintiff below)

III. Defendant, 455 N. WOODS M, LLC lives at, or its business is located at

CHESTERFIELD ST. LOUIS  
street address city county

MO, 63017  
state zip code

(if more than one defendant, provide the same information for each defendant below)

- IV. Statement of claim (State as briefly as possible the facts of your case. Describe how each defendant is involved. You must state exactly what each defendant personally did, or failed to do, which resulted in harm to you. Include also the names of other persons involved, dates, and places. Be as specific as possible. You may use additional paper if necessary):

① AROUND MAY 2005 WHILE ATTENDING MC KELVEY ELEMENTARY my son ~~XXXXXXXXXX~~ WAS PLACED IN A SMALL ROOM APPROX 6x8 FT FOR OVER 2 MONTHS. POSSIBLY LONGER. ~~XXXXXXXXXX~~ INFORMED ME HE WAS THERE FOR  $\frac{1}{2}$  A SCHOOL YEAR.

② ALSO AROUND 2005 ~~XXXXXXXXXX~~ WAS HANDCUFFED BY A MARYLAND HEALTH POLICEMAN AND RESTRAINED BY THE PRINCIPLE AND P.E. TEACHER.

③ IN APRIL 2010, I WAS INFORMED BY MY SONS ~~XXXXXXXXXX~~ AND ~~XXXXXXXXXX~~ ~~THEY~~ HAD TO GO IN FRONT OF THE LINE AFTER RECESS, EVEN THOUGH THEY WEREN'T IN TROUBLE. PLEASE SEE ATTACH LETTER, THANK YOU.

V. Relief: State briefly and exactly what you want the Court to do for you.

IF POSSIBLY FIND OUT THE OFFICER  
WHO HANDCUFF ~~ME~~. AND WHAT  
EVER THE COURT CAN OFFER  
AS FAR AS A INVESTIGATION INTO  
ALL THE INCIDENTS, ORDER  
A CHILD PSYCHOLOGIST COUNSELING  
FOR MY 3 BOYS

VI. MONEY DAMAGES:

A) Do you claim either actual or punitive monetary damages for the acts alleged in this complaint?

YES ☒

NO ☐

B) If your answer to "A" is YES, state below the amount claimed and the reason or reasons you believe you are entitled to recover such money damages:

I AM NOT SURE - I NEED A  
COUNSEL AT LAW, <sup>CHILD PSYCHOLOGIST</sup> SOMEONE TO TALK  
TO MY CHILDREN TO DETERMINE IF THEY  
WERE MENTALLY AND EMOTIONALLY

VII. Do you maintain that the wrongs alleged in the complaint are continuing to occur at the present time?

YES ☒

NO ☐

I declare under penalty of perjury that the foregoing is true and correct.

Signed this 26 day of April, 2010

SIDNEY KERRY  
Sidney Kerry  
Signature of Plaintiff(s)